## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

CONTINENTAL D.I.A. DIAMOND PRODUCTS, INC., a California corporatio	on, CASE NO. CV 08-2136 SI
Plainti	
v.  DONG YOUNG DIAMOND INDUSTRIA CO., LTD., a South Korean company, DONGSOO LEE, an individual, and DOES inclusive,  Defend	S 1-10,
Counsel report that they have met a following stipulation pursuant to Civil L.R.	nd conferred regarding ADR and have reached the . 16-8 and ADR L.R. 3-5:
The parties agree to participate in the follow	wing ADR process:
Court Processes:  Non-binding Arbitration (A) Early Neutral Evaluation (E) Mediation (ADR L.R. 6)	,
appreciably more likely to meet their needs	ttlement conference with a Magistrate Judge is s than any other form of ADR, must participate in an is form. They must instead file a Notice of Need for ule 16-8 and ADR L.R. 3-5)
Private Process:  ☑ Private ADR (please identify)	y process and provider) JAMS or a similar ADR
provider for mediation.	
referring the case to an ADI	by: The deadline is 90 days from the date of the order R process unless otherwise ordered.) O days from the date of this Order.
-	
Dated: July 25, 2008	/s/ Jeffrey M. Ratinoff Attorney for Plaintiff CONTINENTAL D.I.A. DIAMOND PRODUCTS, INC.
Dated: July 25, 2008	/s/ Alfred C. Frawley Attorney for Defendant DONG YOUNG DIAMOND INDUSTRIAL

American LegalNet, Inc. www.USCourtForms.com

## [PROPOSED] ORDER

Pursua	ant to the Stipulation above, the captic	oned matter is hereby i	eterred to:
	Non-binding Arbitration	•	
	Early Neutral Evaluation (ENE)		
	Mediation		
<del>-</del>	Private ADR		
Deadl	ine for ADR session		
	90 days from the date of this order.		
	other		
IT IS SO ORDERED.			٥.
		Suran	
_		aman	Domin
Dated:			
		THE HONORABLE	E SUSAN ILLSTON
		I MITED STATES I	NISTRICT HIDGE